For The Middle District of Alabama Montgomery Division

No. 2:06-CV-304 MDAL Francis Anthony Grandinetti, II, atas; (emay, 308V3-40: 6 328) ONDER and RECONNICION OF THE REPORT OF THE PROPERTY OF A PROPERTY OF THE CONTROL OF A PROPERTY OF THE THIS COST OF THE PROPERTY OF A PROPERTY OF THE THIS COST OF THE PROPERTY OF THE THIS COST OF THE PROPERTY OF THE PROPERTY OF THE THIS COST OF THE PROPERTY OF TH FRAP4(a).

Alabama DOC Inmate "T-HOP" aka Antonio Tihopu, G-17 #209-A1 CCA federalized detainee, TN. Defendant-Appellees.

Class-Action Defendants

Pro Se Plaintiff's Notice of Appeal, FRAPS Interlocutory-Injunction Appeal \$1292

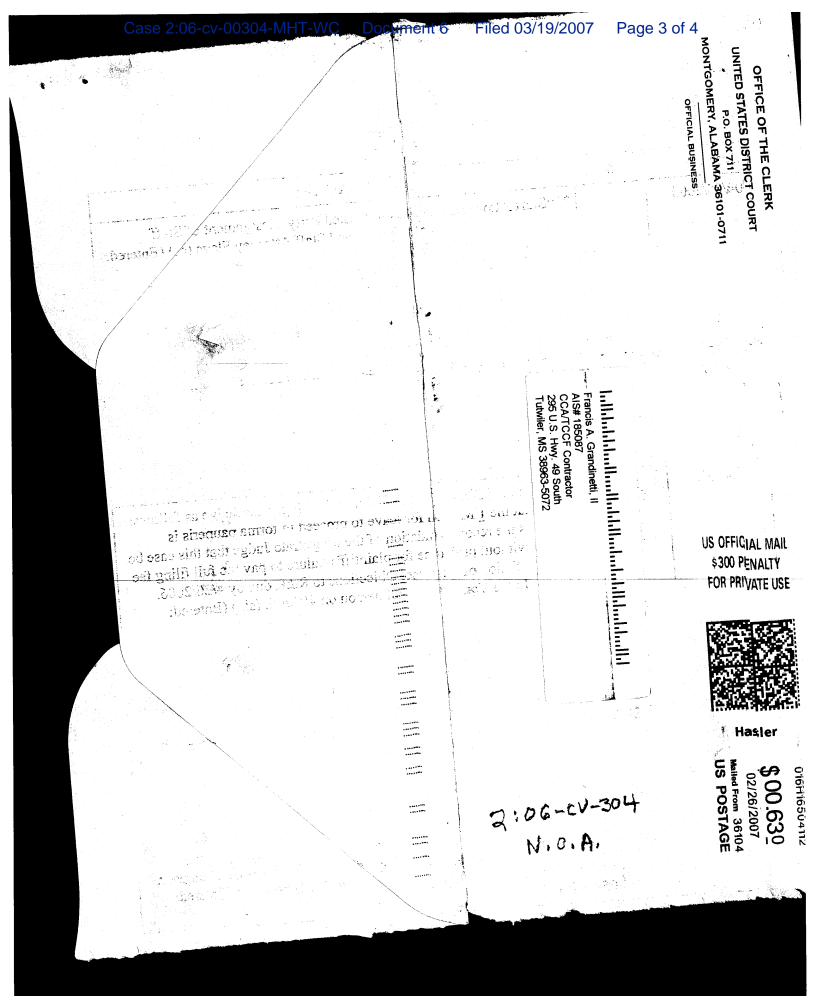
NOTICE OF APPEAL is hereby made pursuant to FRAPE and the Lawsof the Eleventh U.S. Circuit, as to Rule Go relief in 2006-CV-304 MDAL, for judgment entered on May 24,2006, DOC. ENTRY NO. 5. SEE FRAP 4(9)(4)(A)(11) and (vi). The "interlocutory injunction statute" is invoked, 28 U.S.C. \$ 1292(b), and class-action lawunder Rule 23 (a).

Claims & FRAPB Relief:

- No "Notice of Appeal" was filed within 30 days of May 242006, nor on extension of time (30 or Godays) thereafter. FRAP4(9)(5
- A Fed. R. Civ. P. 591e) motion was not filed within ten legal days fillowing judgment in case, at Doc. No. 5, U.S.D.J. Hon. Myron H. Thompson, presiding. FRAP4(a)(4)(A)(vi).
- Appellate jurisdiction is based on "Injunction Complaint" filed on April 5, 2006, Doc. Entry No. 2. The complaint 3. seeks injunctive relief of rights in the U.S. Eleventh Circuit (Alabama federallaus), due to the "Alabama-Hawaii bussing and integration of federalized inmetes."
 - The co-case at bar is No. 2:04-cv-306 PD, Northern District of Mississippi. The co-case alleges that 4. Plaintiff does not consent to the jurisdiction of the State of Mississippi nor the federal district of Mississimi
 - Plaintiff alleges that as long as he is at CCA TCCF, a federal detention center, or federal transfer center (FTC), the federal venue is at Alabama, not Anzona or Mississippi; because Alabama erred by entering Mississippi first. Alabama is testing "inter-circuit" laus out. Mississippi waived "inter-circuit" venue rights to Alabama, by releasing the inmates and staff back to AL.
- 6. For 42 U.S.C. \$1983 claims, defendants are federal agents for DOJ or USMS, FRAP15, Alabama federal actors; acting under color of Mississippi County laws, (Invasim laws.)

Dated: Tutwiler, MS, March 15, 2007, (28 U.S.C. S1746)

By: Facing Genelinatti



CERTIFICATE OF SERVICE

RECEIVED

Case Name: Granding 19th 10: 18 Alabama DOC Inmate, et al.

Case No.: 3:06 TERXT. BACKETTALLO. A L. MIDDLE DISTRICT ALA

IMPORTANT: You must send a copy of ALL documents filed with the court and any attachments to counsel for ALL parties in this case. You must also file a certificate of service with this court telling us that you have done so. You may use this certificate of service as a master copy, and fill in the title of the document you are filing. Please list below the names and addresses of the parties who were sent a copy of your document and the dates on which they were served. Be sure to sign the statement below. You must attach a copy of the certificate of service to each of the copies and the copy you file with the court.

I certify that a copy of the FRAPB Notice of Appeal, 3/15/07.

zamily sectionally

(Name of document you are filing (i.e., opening brief, motion, etc.)

and any attachments was served, either in person or by mail, on the persons listed

below.

Signature

Notary NOT required

Name

Address

U. S. District Court P. D. Box 722.

Mentgomery AL

36101-0711

Date Served

03/15/2007